

UNITED STATES DISTRICT COURT 2017 JAN -6 PM 3: 42

for the

Western District of Texas

Austin Division



| |) Case No. 1:16-CV-01299 RP | |
|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------|--|
| CONNOR MASON | (to be filled in by the Clerk's Office) | |
| Plaintiff(s) (Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.) |) Jury Trial: (check one) Yes No) | |
| -V- |) | |
| REGIONS BANK, and RONALD THOMAS ASHBYdba STATEWIDE RECOVERY SOLUTIONS |))) | |
| Defendant(s) (Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.) |))) | |

THE DEFENDANT'S ANSWER TO THE COMPLAINT

I. The Parties Filing This Answer to the Complaint

Provide the information below for each defendant filing this answer or other response to the allegations in the plaintiff's complaint. Attach additional pages if needed.

| Name | RONALD THOMAS ASHBY dba STATEWIDE RECOVERY |
|--------------------|--------------------------------------------|
| Street Address | SOLUTIONS, 2541 s Ih 35 ste 200 # 249 |
| City and County | ROUND ROCK, WILLIAMSON |
| State and Zip Code | TEXAS |
| Telephone Number | 512.520.6747 |
| E-mail Address | 78664 |

The Answer and Defenses to the Complaint П.

Answering the Claims for Relief A.

On a separate page or pages, write a short and plain statement of the answer to the allegations in the complaint. Number the paragraphs. The answer should correspond to each paragraph in the complaint, with paragraph 1 of the answer corresponding to paragraph 1 of the complaint, etc. For each paragraph in the complaint, state whether: the defendant admits the allegations in that paragraph; denies the allegations; lacks sufficient knowledge to admit or deny the allegations; or admits certain allegations but denies, or lacks sufficient knowledge to admit or deny, the rest.

B. Presenting Defenses to the Claims for Relief

Write a short and plain statement identifying the defenses to the claims, using one or more of the following alternatives that apply.

| 1. | The court does not have subject—matter jurisdiction over the claims because (briefly explain why there is no federal—question jurisdiction or diversity—of—citizenship jurisdiction; see the complaint form for more information) |
|----|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| 2. | The court does not have personal jurisdiction over the defendant because (briefly explain) |
| 3. | The venue where the court is located is improper for this case because (briefly explain) |
| 4. | The defendant was served but the process—the form of the summons—was insufficient because (briefly explain) |
| 5. | The manner of serving the defendant with the summons and complaint was insufficient because (briefly explain) |
| 6. | The complaint fails to state a claim upon which relief can be granted because (briefly explain why the facts alleged, even if true, are not enough to show the plaintiff's right to recover) the defendant, Ronald Thomas Ashby, dba Statewide Recovery Solutions, has not violated any of the statutory provisions alleged to have been violated. Mr. Ashby was given a valid reposssion order, which he followed according to the terms of the order and the law. He peacefully contacted the Plaintiff within acceptable time periods, and notified him that he was there to repossess the vehicle. The plantiff was allowed to take his possessions from the car and voluntarily gave Mr. Ashby his keys. Mr. Asby has broken no laws. |
| 7. | Another party (name) needs to be joined (added) in the case. The reason is (briefly explain why joining another party is required) |

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| | | | If the basis for subject—matter jurisdiction is diversity of citizenship, state the effect of adding the other party: The other party is a citizen of the State of (name) |
|----|---------------|-----------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | | | Or is a citizen of <i>(foreign nation)</i> damages sought from this other party is <i>(specify the amount)</i> . The amount of . |
| | | b. | If the claim by this other party is based on an alleged violation of a federal constitutional or statutory right, state the basis: |
| C. | Asse | rting Affir | mative Defenses to the Claims for Relief |
| | one one other | or more of the lance must so that may a | mative defense or avoidance that provides a basis for the defendant to avoid liability for the plaintiff's claims even if the basis for the claim is met. Any affirmative defense or be identified in the answer. Include any of the following that apply, as well as any apply. aim for (specify the claim) |
| | is ba | rred by (iden | ntify one or more of the following that apply): |
| | 1. | Accord | and satisfaction (briefly explain) |
| | 2. | Arbitrat | ion and award (briefly explain) |
| | 3. | Assump | tion of risk (briefly explain) |
| | 4. | Contrib | utory or comparative negligence of the plaintiff (briefly explain) |

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|--------------------------------|---------------------------------------------|
| | |
| 5. | Duress (briefly explain) |
| 6. | Estoppel (briefly explain) |
| 7. | Failure of consideration (briefly explain) |
| 8. | Fraud (briefly explain) |
| 9. | Illegality (briefly explain) |
| 10. | Injury by fellow employee (briefly explain) |
| 11. | Laches (Delay) (briefly explain) |
| 12. | License (briefly explain) |
| 13. | Payment (briefly explain) |
| 14. | Release (briefly explain) |
| | |

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| | 15. | Res judicata (briefly explain) |
| | 16. | Statute of frauds (briefly explain) |
| | 17. | Statute of limitations (briefly explain) |
| | 18. | Waiver (briefly explain) |
| | 19. | Other (briefly explain) |
| D. | | rting Claims Against the Plaintiff (Counterclaim) or Against Another Defendant ss–Claim) |
| | the fa or oth what place numb | either a counterclaim against the plaintiff or a cross-claim against another defendant, state briefly acts showing why the defendant asserting the counterclaim or cross-claim is entitled to the damages her relief sought. Do not make legal arguments. State how each opposing party was involved and each did that caused the defendant harm or violated the defendant's rights, including the dates and as of that involvement or conduct. If more than one counterclaim or cross-claim is asserted, her each claim and write a short and plain statement of each claim in a separate paragraph. Attach ional pages if needed. |
| | 1. | The defendant has the following claim against the plaintiff (specify the claim and explain it; include a further statement of jurisdiction, if needed): |
| | 2. | The defendant has the following claim against one or more of the other defendants (specify the claim and explain it; include a further statement of jurisdiction, if needed): |
| | | |

State briefly and precisely what damages or other relief the party asserting a counterclaim or

3.

| | | claiming that the wrong clair actual damages clair punitive or exemplar | e court to order. Do not make legal arguments. Include any basis for ongs alleged are continuing at the present time. Include the amounts of any med for the acts alleged and the basis for these amounts. Include any ry damages claimed, the amounts, and the reasons that are alleged to entitle r punitive money damages. |
|------|-----------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | | a. The defenda <i>against</i>) | ant asserting the counterclaim or cross—claim against (specify who the claim is alleges that the following |
| | | | mages resulted (specify): |
| | | b. The defenda | ant seeks the following damages or other relief (specify): |
| III. | Certi | ification and Closing | |
| | and bunned nonfrevide oppos | belief that this answer: (1) is not cessary delay, or needlessly incrivolous argument for extending entiary support or, if specifically | tre 11, by signing below, I certify to the best of my knowledge, information, being presented for an improper purpose, such as to harass, cause rease the cost of litigation; (2) is supported by existing law or by a g, modifying, or reversing existing law; (3) the factual contentions have a so identified, will likely have evidentiary support after a reasonable or discovery; and (4) the answer otherwise complies with the requirements |
| | A. | For Parties Without an Att | torney |
| | | | s Office with any changes to my address where case—related papers may be failure to keep a current address on file with the Clerk's Office may result |
| | | Date of signing: | 01/06/2017 |
| | | Signature of Defendant | Ronald Thomas Ashby Aba Statewide Recovery Solutions |
| | | Printed Name of Defendant | Ronald Thomas Ashby aba Statewide Recovery Solutions |
| | В. | For Attorneys | 2541 5 14 35 SUITE 200 # 249 Round Rock, Williamson |
| | | Date of signing: | Texas 78664 512.520.6747 |
| | | Signature of Attorney | |

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| Printed Name of Attorney | | |
|--------------------------|---|--|
| Bar Number | | |
| Name of Law Firm | | |
| Street Address | - | |
| State and Zip Code | | |
| Telephone Number | | |
| E-mail Address | | |

CERTIFICATE OF SERVICE

| te) 1/6/20 | fy that a true and correct copy of (title of document) Defe od of delivery) FAX The | , |
|---------------------|----------------------------------------------------------------------------------------|-------------|
| Name: | Alexander Trueblood | - |
| Fax/R-Mail | 310.443.4721 700 Lavaca Street, Suite 1400 | _ |
| Address: | AUSTIN TX 78701 | |
| 2.7 | | |
| Name: Fax/E-Mail | | _ |
| Address: | | |
| radioss. | | |
| Name: | | _ |
| Fax/E-Mail | | |
| Address: | | - |
| | | _ |
| Name: | | _ |
| Fax/E-Mail | | |
| Address: | | _ |
| Name: | | |
| Fax/E-Mail | | |
| Address: | | |

Printed Name: RONALD THOMAS ASHBY
2541 5 I 4 35 SUITE ZOO #249
ROUND ROCK, WILLIAMSON

TEXAS 78664 512,520.6747